UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re		: Chapter 11 Case No.
LEHMAN BROTHERS HOLDINGS	INC., et al.,	: 08-13555 (JMP)
Debto	rs.	: (Jointly Administered)
SEVENTH INTERIM APPLIC DEBTORS' INVESTME COMPENSATION AND FOR T NECESSARY EXPENSE I OCTOBER 1, 2010	NT BANKER THE REIMBU INCURRED F	FOR ALLOWANCE OF RSEMENT OF ACTUAL AND OR THE PERIOD FROM
Name of Applicant:	Lazard Frère	es & Co. LLC
Authorized to Provide Professional Services to:	Debtors and	Debtors-in-Possession
Date of Retention:	December 17 2008	, 2008 nunc pro tunc September 15
Period for which compensation and/or reimbursement is sought:	October 1, 20	010 through January 31, 2011
Amount of Compensation Requested:	\$1,700,000.0	0
Amount of Expenses Reimbursement Requested:	\$5,600.5	<u>8</u>
Total Compensation and Expense Reimbursement Requested:	\$1,705,600.5	8
Less: Amounts Paid to Date:	SA.O	0)
Net Amount of Compensation Requested:	\$1,705,600.5	8
This is a(n): monthly	X inte	erim final application

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re	:	Chapter 11 Case No.
	:	•
LEHMAN BROTHERS HOLDINGS INC., et al.,	:	08-13555 (JMP)
Debtors.	:	(Jointly Administered)

SEVENTH INTERIM APPLICATION OF LAZARD FRÈRES & CO. LLC, DEBTORS' INVESTMENT BANKER FOR ALLOWANCE OF COMPENSATION AND FOR THE REIMBURSEMENT OF ACTUAL AND NECESSARY EXPENSE INCURRED FOR THE PERIOD FROM OCTOBER 1, 2010 THROUGH JANUARY 31, 2011

TO THE HONORABLE JAMES M. PECK, UNITED STATES BANKRUPTCY JUDGE:

Lazard Frères & Co. LLC, ("Lazard"), Investment Banker to Lehman Brothers Holdings Inc. ("LBHI") and its affiliated debtors (collectively, the "Debtors" and together with certain of their non-debtor affiliates, "Lehman"), hereby submits its Seventh Interim Fee Application (the "Interim Application") pursuant to sections 330 and 331 of title 11 of the United States Code (the "Bankruptcy Code) for an allowance of compensation for professional services rendered to the Debtors and for reimbursement of actual and necessary expenses incurred in connection with such services from October 1, 2010 through and including January 31, 2011 (the "Compensation Period") as set forth in their engagement letter (the "Engagement Letter"), attached hereto as **Exhibit A**.

BACKGROUND

- 1. On September 15, 2008, the Debtors commenced with this Court voluntary cases under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"). The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.
- 2. This Application is submitted pursuant to the terms of that certain third amended order establishing procedures for interim compensation and reimbursement of expenses of professionals dated June 25, 2009 (the "Administrative Order"). Pursuant to the Administrative Order, Lazard is seeking interim allowance and full payment, without any holdback of fees, of \$1,700,000.00 and \$5,600.58 for reimbursement of expenses relating to services rendered on behalf of the Debtors during the Compensation Period.
- 3. On December 17, 2008, this Court entered that certain order authorizing the retention and employment of Lazard Frères & Co. LLC as investment bankers to the Debtors nunc pro tunc to September 15, 2008, attached hereto as **Exhibit B**.
- 4. On February 5, 2010, Lazard filed its Second Supplemental Affidavit of Barry W. Ridings in Connection with the Employment and Retention of Lazard Frères & Co. LLC as Investment Banker to the Debtors (the "Second Supplemental Affidavit"). Pursuant to the Second Supplemental Affidavit, Lazard has agreed to reduce its Monthly Compensation to \$200,000.00 per month effective as of December 1, 2009.

- 5. On March 22, 2011, this Court entered that certain order approving Lazard's Supplemental Application and Modified Engagement Letter, attached hereto as **Exhibit C**. Pursuant to Lazard's Modified Engagement Letter, Lazard is billing \$900,000 in unbilled Monthly Compensation (\$150,000 per month effective June 1, 2010 through November 30, 2010) related to Lazard's LAMCO work.
- 6. All services for which Lazard requests compensation were performed for or on behalf of the Debtor.

COMPENSATION REQUEST

- 7. Lazard seeks allowance of compensation for professional services rendered to the Debtors during the Compensation Period in the aggregate amount of \$1,700,000.00 and for reimbursement of expenses incurred in connection with the rendition of such services in the aggregate amount of \$5,600.58, for a total award of \$1,705,600.58 (the "Compensation Amount"). The services provided are detailed below.
- 8. For the convenience of the Court and all parties in interest, attached hereto as **Exhibit D** is a summary setting forth the name of each professional for whose work on these reorganization cases compensation is sought.
 - 9. Prior Monthly Applications for the Compensation Period:

Date		Reques	ted	Amount	s Paid	·
Filed	Period Covered	Fees	Expenses	Fees	Expenses	Net Requested
05/17/11	10/01/10 - 10/31/10	\$200,000.00	\$2,997.71	\$0.00	\$0.00	\$202,997.71
05/17/11	11/01/10 - 11/30/10	200,000.00	217.89	0.00	0.00	200,217.89
05/17/11	12/01/10 - 12/31/10	200,000.00	869.67	0.00	0.00	200,869.67
05/24/11	01/01/11 - 01/31/11	1,100,000.00	1,515.31	0.00	0.00	1,101,515.31
	TOTAL	\$1,700,000.00	\$5,600.58	\$0.00	\$0.00	\$1,705,600.58

SUMMARY OF SERVICES

- 10. During the Compensation Period, the Debtors relied heavily on the experience and expertise of Lazard's professionals in dealing with matters described in Paragraph 11. Since the bankruptcy filing of LBHI on September 15, 2008, and through the Compensation Period, Lazard's highly skilled restructuring and mergers and acquisitions professionals devoted significant time and effort to perform properly and expeditiously the required professional services. Lazard professionals based in the United States worked on various Lehman related matters, including but not limited to real estate funds and comprehensive financial analysis in connection with a potential plan of reorganization.
- 11. A summary of some of the services rendered by Lazard during the Compensation Period are as follows:
 - a) Financial Analysis and Preparation of Court Filings: Since filing Lehman's First Plan and Disclosure Statement in April 2010, Lazard professionals have continued to devote significant time and resources to constructing a comprehensive financial analysis to assist in evaluating potential plans of reorganization. During the Compensation Period, Lazard professionals worked closely with A&M and the counsel to the debtors to define assumptions and discuss possible scenarios related to the debtors' plan. Lazard conducted numerous iterations of the analysis and created and reviewed various outputs under a multitude of scenarios. The result of this analysis, the Debtors' First Amended Plan and Disclosure Statement, was filed with this

Court on January 25, 2011. Additionally, Lazard and A&M met with the advisors to the committee of unsecured creditors and other key parties on several occasions before and after filing of both the First and First Amended Plan and Disclosure Statement to discuss the assumptions supporting the analyses and answer any questions. These meetings necessitated that Lazard prepare numerous presentations and gather the supporting background materials. As of the filing of this interim fee application, Lazard continues to work diligently with A&M and the counsel to the debtors to refine and continually update these analyses.

- b) Lazard has worked extensively on behalf of the estate and its creditors to value the PIK note provided by Lehman ALI Inc. ("Lehman ALI"), a wholly-owned direct subsidiary of LBHI, to Lehman Brothers Inc. ("LBI"). In order to value the PIK note, Lazard has undertaken an indepth analysis of the assets and liabilities of over one hundred entities affiliated with the LBHI estate. In addition, Lazard has prepared numerous presentations and analyses for meetings with the Debtors and their advisors to discuss the PIK note and the appropriate steps for the estate to take in negotiating the ultimate value of the PIK note with LBI. Lazard's work related to the PIK note is ongoing.
- c) Assistance in LAMCO Process: Pursuant to its Lazard's Supplemental Application and Modified Engagement Letter, Lazard conducted a comprehensive marketing process on behalf of the estate in order to obtain a strategic investor in LAMCO. As part of this process, Lazard conducted numerous first and second-round meetings with potential strategic partners, reviewed and analyzed term sheet proposals from potential strategic investors, conducted, and assisted LAMCO management with, negotiations with potential strategic investors and provided periodic updates to the Creditors Committee. This marketing process was terminated by management, in consultation with the Creditors Committee, in late March and Lazard has ceased its activities associated with it.
- d) Review of strategic alternatives regarding the Estate's preferred and common equity positions in Neuberger Berman: Lazard individuals have devoted significant time to assist the Estate in evaluating strategic alternatives that would lead to liquidity to the Estate with an ultimate path to exit of the Estate's preferred and common ownership in Neuberger, while maximizing value to the Estate. Lazard performed due diligence on Neuberger, including due diligence sessions with Neuberger senior management, Neuberger's financial advisors and Neuberger's auditors. Lazard conducted extensive financial analysis, including capital structure and transaction analyses, valuation and benchmarking analyses, and cash flow and return

analyses, analyzing various transaction scenarios. Lazard individuals worked closely with A&M during the process to refine assumptions. Further, Lazard assisted the Estate in negotiations, including in-person meetings with A&M and the counsel to the debtors, the unsecured creditors' advisors, Neuberger management and its advisors, and the Neuberger Board of Directors. As of the filing of this interim fee application, Lazard continues to work diligently with A&M and the counsel to the debtors to reach an agreement with Neuberger management and its Board.

- e) Assistance in Aurora Bank Sale Process: Lazard bankers have begun conducting a full sell-side process to find a buyer for Aurora Bank. Lazard's future and current workstreams include preparing the company for sale, helping to determine a universe of potential buyers, creating sales documents/memorandum, running a sales process with interested parties, and ultimately negotiating an agreement with the buyer. As of the filing of this interim application, the sale process is ongoing.
- f) Other: During the Compensation Period, Lazard professionals also provided assistance on several additional matters.

ACTUAL AND NECESSARY DISBURSEMENTS OF LAZARD

\$5,600.58 as expenses incurred in providing professional services during the Compensation Period. Lazard has maintained detailed records of actual and necessary expenses incurred during the Compensation Period. With respect to expenses, it should be noted that Lazard has absorbed certain expenses customarily charged by other professionals in bankruptcy cases. For example, Lazard does not allocate office telephonic charges by client and thus these costs are absorbed by Lazard in its overhead and not charged to the Debtors' estate. Lazard respectfully submits that the expenses for which it seeks allowance during the Compensation Period are necessary and reasonable both in scope and amount.

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CONCLUSION

13. It is respectfully submitted that the amount requested by Lazard is fair

and reasonable given (a) the complexity of the issues presented, (b) the time and labor

required, (c) the skill necessary to perform the financial advisory services, (d) the preclusion

of other employment, and (e) the customary fees charged to clients in bankruptcy and non-

bankruptcy situations.

WHEREFORE Lazard respectfully requests (i) an interim allowance of compensation

for professional services rendered during the Compensation Period in the amount of

\$1,700,000.00 and reimbursement for actual and necessary expenses Lazard incurred during

the Compensation Period in the amount of \$5,600.58; (ii) the allowance of such

compensation for professional services rendered and reimbursement of actual and necessary

expenses incurred be without prejudice to Lazard's right to seek additional compensation for

services performed and expenses incurred to during the Compensation Period which were not

processed at the time of this Application; and (iii) such other and further relief as is just.

Total Amount of Compensation Requested:

\$1,705,600.58

Less: Amounts Paid to Date:

(\$0.00)

Net Amount of Compensation Requested:

\$1,705,600.58

8

Dated: New York, New York

June <u>1</u>, 2011

Barry W. Ridings

Managing Director

LAZARD FRÈRES & CO. LLC

30 Rockefeller Plaza

New York, New York 10020

(212) 632-6000

Investment Banker for the Debtors and

Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re	: Chapter 11 Case No.
LEHMAN BROTHERS HOLDINGS INC., et al.,	: : 08-13555 (JMP)
Debtors.	: : (Jointly Administered)
X	
CERTIFICATION OF LAZARD 	FRÈRES & CO. LLC
STATE OF NEW YORK)	
) ss: COUNTY OF NEW YORK)	
I, Barry W. Ridings, declare as follows:	
1. I am a Managing Director with Lazard	Frères & Co. LLC, an investment bank
with principal offices located at 30 Rockefeller Plaz	a, New York, New York 10020. I am
authorized to execute this Certification in connection	on with Lazard's Seventh Interim Fee
Application in the above-referenced bankruptcy cases	
2. To the best of my knowledge and be	lief, Lazard is in compliance with Fee
Review Committee's recommendations for interr	nal and external photocopy expense
reimbursement, and the US Trustee's guidelines reg	garding over-time related expenses for
meals and transportation.	

Barry W. Ridings
Managing Director

Dated: 6/1/11

EXHIBIT A

Engagement Letter

BARRY W. RIDINGS VICE CHAIRMAN OF US INVESTMENT BANKING

LAZARD FRÈRES & CO. LLC
30 ROCKEFELLER PLAZA
NEW YORK, NY 10020
PHONE 212-632-6896
FAX 212-332-1757
berry.ridings@iazard.com

October 20, 2008

Lehman Brothers Holdings Inc. 745 Seventh Avenue New York, New York 10019

Attention:

Bryan Marsal

Chief Restructuring Officer

Ladies and Gentlemen:

This letter agreement (the "Agreement") confirms, subject to the approval of the Bankruptcy Court, the understanding and agreement, effective as of September 15, 2008, between Lazard Frères & Co. LLC ("Lazard") and Lehman Brothers Holdings Inc. ("LBHI"), on behalf of itself and its controlled subsidiaries, other than Lehman Brothers International (Europe) and its subsidiaries (collectively with LBHI, the "Company").

Assignment Scope:

The Company has retained Lazard as its investment banker to advise it in connection with any Restructuring, any Sale Transaction and any Financing (each as defined below) on the terms and conditions set forth herein, subject to the approval of the Bankruptcy Court. As used in this Agreement, the term "Restructuring" shall mean, any transaction or series of transactions involving the restructuring, reorganization and/or recapitalization of any portion of the Company's outstanding indebtedness (including bank debt, bond debt, and other on and off balance sheet indebtedness), trade claims, leases (both on and off balance sheet), litigationrelated claims and obligations, unfunded pension and retiree medical liabilities, funding obligations or other liabilities (collectively, the "Existing Obligations") that is achieved, without limitation, through amendments, waivers and/or consents from the holders or beneficiaries of Existing Obligations (collectively, the "Stakeholders"); rescheduling of the maturities of Existing Obligations; a change in interest rates; repurchase, settlement or forgiveness of Existing Obligations; conversion of Existing Obligations into equity; an exchange offer involving the issuance of new securities in exchange for Existing Obligations; the issuance of new securities, sale or disposition of assets, sale of debt or equity securities or other interests or other similar transaction or series of transactions; or any plan of reorganization approved by the Bankruptcy Court. As used in this Agreement, the term "Sale Transaction" means any transaction or series of transactions involving an acquisition, purchase, sale, merger, consolidation, exchange, business combination or other transaction pursuant to which all or any portion of the assets, voting power, securities or other interests or other obligations of the Company or any Company entity or business are, directly or indirectly, combined with, transferred to or assumed by another entity or group, except for (i) the sales of Eagle Energy, the Indian processing center, R/3 and

paris london NEWYORK amsterdam atlanta berlin bombay chicago frankfurt hamburg hong-kong houston Los angeles madrid milan montreal new delhi rome san francisco seoul singapore stockholm sydney tokyo toronto

any other transaction with respect to which LBHI and Lazard mutually agree that Lazard shall not provide services (it being understood that Lazard shall not unreasonably withhold its agreement not to provide services for transactions where it would not be appropriate for Lazard to advise). As used in this Agreement, the term "Financing" means any transaction or series of transactions involving the public or private issuance, sale, or placement of newly issued (or treasury) equity, equity-linked, or debt securities, instruments, or obligations of the Company, including any exit financing in connection with a case under the Bankruptcy Code.

By signing this Agreement, subject to the approval of the Bankruptcy Court, we hereby accept our appointment as your investment banker under the terms hereof.

Description of Services:

- 1. Lazard agrees, in consideration of the compensation provided in Section 2 below, to perform such of the following investment banking services as LBHI may reasonably request, including:
 - (a) Reviewing and analyzing the business, operations and financial projections of the Company;
 - (b) Assisting the Company in identifying and evaluating candidates for potential Sale Transactions and advising the Company in connection with negotiations and aiding in the consummation of any Sale Transaction;
 - (c) Assisting the Company in the development of a Restructuring plan;
 - (d) Advising and assisting the Company in evaluating potential Financing transactions by the Company, and subject to Lazard's agreement to act (and if requested by Lazard the execution of appropriate agreements), contacting potential sources of capital and assisting the Company in implementing such a Financing;
 - (e) Advising the Company on tactics and strategies for negotiating with Stakeholders;
 - (f) Rendering financial advice to the Company and participating in meetings or negotiations with the Stakeholders or other appropriate parties in connection with any Restructuring, Sale Transaction or Financing;
 - (g) Advising the Company on the timing, nature, and terms of new securities, other consideration or other inducements to be offered pursuant to any Restructuring, Sale Transaction or Financing;
 - (h) Assisting the Company in preparing documentation within our area of expertise that is required in connection with any Restructuring, Sale Transaction or Financing;

- (i) Attending meetings of the Company's Board of Directors and rendering advice with respect to matters on which we have been engaged to advise the Company;
- (j) Providing testimony, as necessary, with respect to matters on which we have been engaged in any proceeding before the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"); and
- (k) Providing the Company with other financial restructuring advice.

Fees:

- 2. As consideration for the services to be provided, the Company shall pay Lazard the following fees:
 - (a) A monthly fee (the "Monthly Fee"), payable on the 1st of each month of our engagement hereunder, of \$400,000 per month for the 24-month period commencing on October 1, 2008 through (and including) September 1, 2010 and then decreasing to \$250,000 per month thereafter until the earlier of effectiveness of a plan of reorganization or termination pursuant to Section 10;
 - (b) With respect to Sale Transactions:
 - (i) A fee equal to \$5,000,000, payable upon consummation of a Sale Transaction pursuant to which certain North American assets are sold to Barclays Capital, Inc. or any of its affiliates (the "Barclays Sale Fee");
 - (ii) A fee, payable upon consummation of a Sale Transaction pursuant to which the Company's Investment Management Division, which includes Neuberger Berman and the fixed income and certain alternative asset management businesses of the Company, is sold, equal to \$5,000,000 plus 1% of the amount, if any, by which the Aggregate Consideration (as defined on Schedule A) for such transaction exceeds that proposed in the purchase agreement submitted by Bain Capital and Hellman & Friedman on September 29, 2008 (the "Neuberger Berman Sale Fee"); and
 - (iii) A fee, payable upon consummation of any Sale Transaction (other than those described in clauses (b)(i) and (ii) above), equal to the sum of (A) 85% of the applicable percentage, as set forth on Schedule A, of the Aggregate Consideration involved in such transaction; plus, (B) .1% of the aggregate amount of any unfunded obligations or commitments, if any, that are reduced, eliminated or transferred, directly or indirectly, in connection with the transaction, up to a maximum payment of \$1,000,000 pursuant to

this clause (B) (each, together, an "Other Sale Fee"); The Company agrees to direct any buyer to pay the Other Sale Fee directly to Lazard upon consummation of the applicable transaction as a deduction from the proceeds of the Sale Transaction; provided, that, for the avoidance of any doubt, the foregoing shall only limit the Company's obligation to pay Lazard to the extent that the Other Sale Fee is actually so paid by the buyer;

- (c) If a plan of reorganization is approved by the Bankruptcy Court whereby any Stakeholders receive a distribution (whether from an operating company, liquidating trust or otherwise), a fee, payable upon effectiveness of the plan of reorganization, equal to .5% of any cash and the fair market value of any property distributed or distributable to the Stakeholders in connection with the plan of reorganization (adjusted as appropriate so as not to double count any consideration received by the Stakeholders from any Sale Transaction), subject to a maximum fee of \$17,500,000.
- (d) A fee, payable upon consummation of any Financing (for which Lazard has provided services), equal to the amount set forth in Schedule B (the "Financing Fee").
- (e) To the extent that LBHI requests, and Lazard agrees to provide, services other than those set forth in Section 1 above, customary fees with respect thereto shall be mutually agreed by LBHI and Lazard in good faith and subject to approval by the Bankruptcy Court;
- (f) In addition to any fees that may be payable to Lazard and, regardless of whether any transaction occurs, the Company shall promptly reimburse Lazard for all: (A) reasonable expenses (including travel and lodging, data processing and communications charges, courier services and other appropriate expenditures) and (B) other reasonable fees and expenses, including expenses of outside counsel retained with the prior consent of LBHI (not to be unreasonably withheld), if any; and
- (g) As part of the compensation payable to Lazard hereunder, the Company agrees that the indemnification, contribution and related provisions entered into by the Company and Lazard dated September 12, 2008 (the "Indemnification Letter") shall also apply hereto and are incorporated herein in their entirety.
- (h) All amounts referenced hereunder reflect United States currency and shall be paid promptly in cash after such amounts accrue hereunder.

Retention in Chapter 11 Proceedings:

3. LBHI agrees that it will use its reasonable best efforts to obtain prompt authorization

from the Bankruptcy Court to retain Lazard on the terms and conditions set forth in this Agreement under the provisions of Section 328(a) of the Bankruptcy Code. Lazard agrees that during the pendency of LBHI's bankruptcy proceedings, it shall file interim and final applications for allowance of the fees and expenses payable to it by LBHI under the terms of this Agreement, pursuant to the applicable Federal Rules of Bankruptcy Procedure and the local rules and order of the Bankruptcy Court. LBHI shall supply Lazard with a draft of the application and proposed retention order authorizing Lazard's retention in advance of the filing to enable Lazard and its counsel to review and comment thereon. Lazard shall be under no obligation to provide any services under this Agreement unless Lazard's retention under the terms of this Agreement is approved under section 328(a) of the Bankruptcy Code by final order of the Bankruptcy Court, which order is acceptable to Lazard. In so agreeing to seek Lazard's retention under Section 328(a) of the Bankruptcy Code, LBHI acknowledges that it believes that Lazard's general restructuring experience and expertise, its knowledge of the capital markets and its merger and acquisition capabilities will inure to the benefit of LBHI in pursuing any transaction, that the value to LBHI of Lazard's services hereunder derives in substantial part from that expertise and experience and that, accordingly, the structure and amount of the contingent Sale Transaction fees, Financing Fees and the Restructuring fee are reasonable regardless of the number of hours to be expended by Lazard's professionals in the performance of the services to be provided hereunder.

Other:

- 4. No fee payable to any other person, by you or any other party, shall reduce or otherwise affect any fee payable hereunder to us.
- 5. The Company will furnish or cause to be furnished to Lazard such current and historical financial information and other information regarding the business and assets of the Company as Lazard may request in connection with this engagement. The Company represents and warrants to Lazard that all of the foregoing information will be accurate and complete at the time it is furnished, and agrees to keep Lazard advised of all developments materially affecting the Company or its financial position. Unless required by subpoena or other regulatory process, we will not disclose to any third party (other than our counsel or other agents under a duty of confidentiality or as otherwise agreed by you) any portion of the information provided by the Company that is not publicly available, and we will not use such information for any purpose other than pursuant to our engagement hereunder. You also agree to use reasonable efforts to cause each potential counterparty to provide us with such information as we reasonably deem necessary for our financial review and analysis. In performing its services pursuant to this Agreement, including in connection with any analysis, Lazard shall be entitled to rely upon information furnished to it by the Company, any counterparty or that is publicly available, may assume the accuracy and completeness of such information and shall not assume any responsibility for independent verification of any such information. Lazard will not, as part of its engagement, undertake any independent valuation or appraisal of any of the assets or liabilities of the Company or of any third party, or opine or give advice to the Board of Directors, the Company or management or shareholders with respect thereto.
- 6. In performing its services pursuant to this Agreement, Lazard is not assuming any responsibility for the decision of the Company or any other party to pursue (or not to pursue) any

business strategy or to effect (or not to effect) any Sale Transaction, any Restructuring, any Financing or other transaction. Lazard shall not have any obligation or responsibility to provide "crisis management" for or business consultant services to the Company, and shall have no responsibility for designing or implementing operating, organizational, administrative, cash management or liquidity improvements; nor shall Lazard be responsible for providing any tax, legal or other specialist advice.

- 7. It is understood and agreed that nothing contained in this Agreement shall constitute an express or implied commitment by Lazard or any of its affiliates or related parties to underwrite, place or purchase any securities in a financing or otherwise, which commitment shall only be set forth in a separate underwriting, placement agency or purchase agreement, as applicable, relating to the financing.
- 8. On September 12, 2008, the Company and Lazard entered into an engagement agreement (the "Pre-Filing Engagement") and the Indemnification Letter. This Agreement supersedes in entirety the Pre-Filing Engagement, which is terminated in its entirety. Lazard waives payment of any fee or expense amounts payable pursuant to the Pre-Filing Engagement. Notwithstanding the foregoing, the Indemnification Letter remains in full force and effect and shall survive any termination or expiration of this Agreement.
- 9. In order to coordinate our efforts on behalf of LBHI during the period of our engagement hereunder, LBHI will promptly inform Lazard of any discussions, negotiations, or inquiries regarding any potential Sale Transaction, Financing or Restructuring.
- 10. Our engagement hereunder will automatically expire upon effectiveness of a plan of reorganization and may be earlier terminated by you or us at any time without liability or continuing obligation to you or us, except that following such termination and any expiration of this Agreement (a) we shall remain entitled to any fees accrued pursuant to Section 2 but not yet paid prior to such termination or expiration, as the case may be, and to reimbursement of expenses incurred prior to such termination or expiration, as the case may be, and (b) in the case of termination by LBHI or any expiration of this Agreement, we shall remain entitled to full payment of all fees contemplated by Section 2 hereof in respect to any Sale Transaction, any Financing, and any Restructuring announced or resulting from negotiations occurring during the period from the date hereof until one year following such termination or expiration, as the case may be.
- 11. LBHI recognizes that Lazard has been engaged only by LBHI and that the engagement of Lazard is not deemed to be on behalf of and is not intended to confer rights upon any shareholder, partner or other owner of the Company, any creditor, lender or any other person. Unless otherwise expressly agreed, no one, other than senior management or the Board of Directors of LBHI is authorized to rely upon the engagement of Lazard or any statements, advice, opinions or conduct by Lazard. Without limiting the foregoing, any advice, written or oral, rendered to LBHI's Board of Directors or management in the course of the engagement of Lazard are solely for the purpose of assisting senior management or the Board of Directors of LBHI in evaluating any Sale Transaction, any Financing, and any Restructuring and does not constitute a recommendation to any stakeholder of the Company in connection with any Sale Transaction, any Financing, or Restructuring. Any advice, written or oral, rendered by Lazard may not be disclosed publicly or made available to third parties without the prior written consent

of Lazard. Notwithstanding the foregoing, nothing herein shall prohibit you from disclosing to any and all persons the tax treatment and tax structure of any transaction and the portions of any materials that relate to such tax treatment or tax structure. Lazard's role herein is that of an independent contractor; nothing herein is intended to create or shall be construed as creating a fiduciary relationship between Lazard and the Company or its Boards of Directors.

- 12. In connection with the services to be provided hereunder, Lazard may employ the services of its affiliates and related parties and may share with any such entity any information concerning the Company, provided that Lazard and such entities shall hold any nonpublic information confidential in accordance with their respective customary policies relating to non-public information. Any such entity so employed shall be entitled to all of the benefits afforded to Lazard hereunder and under the Indemnification Letter and shall be entitled to be reimbursed for its costs and expenses on the same basis as Lazard.
- 13. The provisions hereof shall inure to the benefits of and be binding upon the successors and assigns of the Company, Lazard and any other person entitled to indemnity under the Indemnification Letter. Lehman Brothers Holdings Inc. is executing this agreement on behalf of the Company and agrees that the Company's obligations hereunder shall be joint and several. This Agreement and the related Indemnification Letter embody the entire agreement and understanding among the parties hereto.
- 14. This Agreement and any claim related directly or indirectly to this Agreement (including any claim concerning advice provided pursuant to this Agreement) shall be governed by and construed in accordance with the laws of the State of New York without regard to the principle of conflicts of law. No such claim shall be commenced, prosecuted or continued in any forum other than the courts of the State of New York located in the City and County of New York or in the United States District Court for the Southern District of New York, and each of the parties hereby submits to the jurisdiction of such courts. The Company hereby waives on behalf of itself and its successors and assigns any and all right to argue that the choice of forum provision is or has become unreasonable in any legal proceeding. The Company waives all right to trial by jury in any action, proceeding or counterclaim (whether based upon contract, tort or otherwise) related to or arising out of the engagement of Lazard pursuant to, or the performance by Lazard of the services contemplated by, this Agreement.

If the foregoing Agreement is in accordance with your understanding of the terms of our engagement, please sign and return to us the enclosed duplicate hereof.

Very truly yours,

LAZARD FRERES & CO. LLC

Barry Ridings

Vice Chairman of US Investment Banking

AGREED TO AND ACCEPTED as of the date first above written:

LEHMAN BROTHERS HOLDINGS INC. on behalf of itself and its controlled subsidiaries, other than Lehman Brothers International (Europe) and its subsidiaries

By_____Bryan Marsal

Chief Restructuring Officer

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LAZARD

If the foregoing Agreement is in accordance with your understanding of the terms of our engagement, please sign and return to us the enclosed duplicate hereof.

Very truly yours,

LAZARD FRERES & CO. LLC

By Barry Ridings
Vice Chairman of US Investment Banking

AGREED TO AND ACCEPTED as of the date first above written:

LEHMAN BROTHERS HOLDINGS INC. on behalf of itself and its controlled subsidiaries, other than Lehman Brothers International (Europe) and its subsidiaries

Bryan Marsal

Chief Restructuring Officer

Schedule A

Aggregate		
Consideration		
Involved in Sale		100
Transaction	Amount	Percent of
(Millions)	(Thousands)	Aggrégaté
		Consideration
\$20,000 or higher	\$34,000 or higher	0.170
15,000	30,000	\$\$0.200 / \$7.
12,500	28,750	0.230
10.000 Page	25,000 69	0.250%
9,000	24,300	0.270
3,000	23,200	0290
7,500 7,000	22,500	0.300
6,000	. 	0.320
5,000	20,100 3 17,500	0.335 0.350
4,000	16,000	0.400
3.000	13,500	0.450
2,000	10,000	0.500
1,000	7,000	0.700
900	6,660	0.740
e de <mark>2800</mark> de la composició de la compo	# 6,240° ₽ m	0/780
700	5,740	0.820
600	5,160	≟ 0.860 - ₹-5.8°°
500	4,500	0.900
+ .4 00: *	4,000	1.000
300	3,300	1.100
200° _A .75	2,600	1300
100	1,750	1.750
35 50 or lower	Appl,100 or lower	\$ 2.200 S 4

For purposes hereof, the term "Aggregate Consideration" means (x) the total amount of cash and the fair market value (on the date of payment) of all of the property paid or payable (including amounts paid into escrow) in connection with the Sale Transaction (or any related transaction), including amounts paid or payable in respect of convertible securities, preferred equity securities, warrants, stock appreciation rights, option or similar rights, whether or not vested, plus (y) the principal amount of all indebtedness for borrowed money or other liabilities of the Company or relevant Company entity, as applicable, and the Company's pro rata portion (based on its ownership) of any indebtedness for borrowed money or other liabilities of any other entity in which the Company has an ownership interest, in each case, that is eliminated, reduced or transferred, directly or indirectly, in connection with a Sale Transaction. Aggregate Consideration shall also include the aggregate amount of any dividends or other distributions declared by the Company or relevant Company entity, as applicable, after the date hereof other than normal quarterly cash dividends and, in the case of a sale of assets, the value of any related

¹ For a transaction size in between the aggregate considerations specified above, the fee would be determined by interpolating between the two closest percentages.

current assets that are not sold by the Company or relevant Company entity, as applicable. For purposes of calculating Aggregate Consideration, the value of securities (whether debt or equity) that are freely tradable in an established public market will be determined on the basis of the average closing price in such market for the 10 trading days prior to the closing of the Sale Transaction (the "Valuation Date"); and the value of securities that have no established public market or other property will be the fair market value of such securities or other property on such Valuation Date and any restricted stock (i.e., stock in a public company not freely tradeable) received shall be valued at 85% of the public market price of such stock. Aggregate Consideration shall also be deemed to include pension liabilities and guarantees of monies borrowed assumed directly or indirectly by the third party. If the Aggregate Consideration is subject to increase by contingent payments related to future events, the portion of our fee relating thereto shall be calculated by us in good faith and paid to us upon consummation of the Sale Transaction.

SCHEDULE B

Fees for Financings

The following table outlines the Financing Fees. The total Financing Fee shall be calculated by multiplying the applicable fee percentage by the total gross proceeds raised in each Financing.

Funds Raised	<u>Fee</u>
Senior Secured Debt	1.50%
Senior Debt	3.00%
Subordinated Debt	3.50%
Convertible Debt	3.75%
Convertible Preferred Stock	5.00%
Common Stock	6.00%

EXHIBIT B

Retention Order

UNITED	STATE	S BANK	RUPTCY	COURT
SOUTHE	RN DIS	TRICT	OF NEW	YORK

In re : Chapter 11 Case No.

LEHMAN BROTHERS HOLDINGS INC., et al. : 08-13555 (JMP)

Debtors. : (Jointly Administered)

ORDER UNDER 11 U.S.C. §§ 328(a)
AND 1103, FED. R. BANKR. P. 2014, AND S.D.N.Y. LBR 2014-1
AUTHORIZING EMPLOYMENT AND RETENTION OF LAZARD
FRERES & CO. LLC AS INVESTMENT BANKER TO LEHMAN BROTHERS
HOLDINGS INC., ET AL., EFFECTIVE AS OF SEPTEMBER 15, 2008

Upon the Application, dated November 13, 2008 (the "Application")¹ of Lehman Brothers Holdings Inc. and its affiliated debtors (collectively, the "Debtors") for an order, pursuant to sections 328(a) and 1103(a) of title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (as amended, the "Bankruptcy Code"), and rule 2014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and rule 2014-1 of the Local Bankruptcy Rules for the Southern District of New York (the "Local Rules"), authorizing the Debtors to retain and employ Lazard Frères & Co. LLC ("Lazard") as investment banker for the Debtors, effective as of September 15, 2008 (the "Effective Date"), pursuant to the terms of the engagement letter between the Debtors and Lazard, dated October 20, 2008 (the "Engagement Letter"), and the related indemnification agreement between the Debtors and Lazard, dated as of September 12, 2008 (the "Indemnification Letter" and, together with the Engagement Letter, the "Engagement Agreement"); and

¹ Capitalized terms that are used but not defined in this order have the meaning ascribed to them in the Application.

the Court having jurisdiction to consider the Application and the relief requested therein pursuant to 28 U.S.C. § 1334 and the Standing Order of Referral of Cases to Bankruptcy Judges of the United States District Court for the Southern District of New York (Ward, Acting C.J.), dated July 10, 1984; and consideration of the Application and the relief requested therein being a core proceeding pursuant to 28 U.S.C § 157(b); and venue being proper before this Court pursuant to 28 U.S.C § 1408 and 1409; and due and proper notice of the Application having been provided, and it appearing that no other or further notice of the Application having been provided, and it appearing that no other or further notice need be provided; and the Court having reviewed the Application and determined that the employment of Lazard by the Debtors is necessary and in the best interest of the Debtors' estate, creditors, and other parties in interest and that the terms of compensation being sought by the Application as set forth in the Engagement Agreement are reasonable; and the Court having considered the Affidavit of Barry W. Riddings, Managing Director and Vice Chairman of Lazard, sworn to on November 13, 2008 (the "Ridings Affidavit") filed in support of the Application; and the Court being satisfied based on the representations in the Application and the Ridings Affidavit that Lazard does not represent any other entity having an adverse interest in connection with the case; and the Court having determined that the legal and factual bases set forth in the Application establish just cause for the relief granted herein; and upon all of the proceedings had before the Court; and the Office of the United States Trustee for Region 2 (the "United States Trustee") having no objection to certain modifications of the terms and conditions of retention set forth in the Final Order Pursuant to 11 U.S.C. §327(a) and 328(a) Authorizing the Employment and Retention of the Blackstone Group L.P. as

Financial Advisor for the Debtors and Debtors-In-Possession, entered in *In re Global Crossing*, *Ltd.*, Case No 02-40187 (REG), because of the exceptional circumstances caused by the scope and magnitude of these chapter 11 cases; and after due deliberation and sufficient cause appearing therefore, it is hereby

ORDERED that the Application is granted as provided herein; and it is further

ORDERED that in accordance with sections 328(a) and 1103 of the Bankruptcy Code, the Debtors are authorized to employ and retain Lazard as of September 15, 2008 as its investment banker in the chapter 11 cases on the terms set forth in the Application and the Engagement Letter, as modified hereby, and it is further

ORDERED that all compensation and reimbursement of expenses to be paid to Lazard shall be subject to the standard of review provided in section 328(a) of the Bankruptcy Code, and not subject to any other standard of review, including under section 330 of the Bankruptcy Code; and it is further

ORDERED that, notwithstanding the proceeding paragraph, all monthly fees and all fees payable in connection with any Sale Transaction, any Financing, or any Restructuring (collectively, the "<u>Deferred Fees</u>") and reimbursement of expenses to be paid to Lazard shall be subject to prior approval of this Court pursuant to the standard of review described above, and the United States Trustee shall retain the right to object to the monthly fees and Deferred Fees payable pursuant to the Engagement Letter based on the reasonableness standard provided for in section 330 of the Bankruptcy Code and the Court shall consider any such objection by the United States Trustee under section 330 of the Bankruptcy Code; and it is further

ORDERED that all Lazard financial restructuring personnel employed in domestic U.S. offices of Lazard who provide services to or on behalf of the Debtors as authorized hereby shall keep contemporaneous records of the work performed by them in hourly increments; and it is further

ORDERED that all other personnel of Lazard or its affiliates who provide services to or on behalf of the Debtors as authorized hereby shall keep detailed descriptions of the work performed by them and Lazard shall prepare a weekly summary of such detailed descriptions and provide same to the United States Trustee; and it is further

ORDERED that to the extent the United States Trustee has any objection to the scope, completeness or adequacy of the time records or summaries thereof described in the preceding paragraph the United States Trustee shall notify Lazard with thirty (30) days of receipt thereof or the United States Trustee shall be deemed to have waived any such objection; and it is further

ORDERED that upon submission of the foregoing time records to the United States Trustee, Lazard shall also provide the United States Trustee with schedules of the Lazard personnel who provided services to or on behalf of the Debtors identifying (i) which individuals are financial restructuring personnel employed in domestic U.S. offices of Lazard and (ii) which are not; provided, however, that Lazard shall not be required to maintain neither time records nor summaries of work performed by Lazard personnel for services rendered to or on behalf of the Debtors through and including the date on which this Order is entered; and it is further

ORDERED that in the event Lazard seeks reimbursement for attorneys' fees pursuant to the terms of the Engagement Agreement, the invoices and supporting time records from such attorneys shall be included in Lazard's own application and such invoices and time records shall be subject to the United States Trustee's guidelines for compensation and reimbursement of expenses and the approval of the Bankruptcy Court under the standards of sections 330 and 331 of the Bankruptcy Code; and it is further

ORDERED that none of the fees hereunder, including the Deferred Fees, shall constitute a "bonus" or "fee enhancement" under applicable law; and it is further

ORDERED that the Debtors will be bound by the indemnification, contribution, reimbursement and exculpation provisions of the Engagement Agreement and will indemnify and hold harmless Lazard and its affiliates, and its and their respective directors, officers, members, agents, employees and controlling persons, and each of their respective successors and assigns (collectively, the "Indemnified Persons"), pursuant to the Engagement Agreement and, during the pendency of these chapter 11 cases, subject to the following conditions:

(i) all requests of Indemnified Persons for payment of indemnity, contribution or otherwise pursuant to the indemnification provisions of the Engagement Agreement shall be made by means of an interim or final fee application and shall be subject to the approval of, and review by, the Court to ensure that such payment conforms to the terms of the Engagement Agreement, the Bankruptcy Code, the Bankruptcy Rules, the Local Bankruptcy Rules and the orders of this Court and is reasonable based upon the circumstances of the litigation or settlement in respect of which indemnity is sought; provided, however, that in no event shall an Indemnified Person be indemnified or receive contribution to the extent that any claim or expense has resulted in the bad-faith, self-dealing, breach of fiduciary duty, if any, gross negligence or

willful misconduct on the party of that or any other Indemnified Person;

- (ii) in no event shall an Indemnified Person be indemnified or receive contribution or other payment under the indemnification provisions of the Engagement Agreement if the Debtors, their estates or the Committee assert a claim, to the extent that the Court determines by final order that such claim resulted from the bad-faith, selfdealing, breach of fiduciary duty, if any, gross negligence, or willful misconduct on the part of that or any other Indemnified Person; and
- (iii) in the event an Indemnified Person seeks reimbursement for attorneys' fees from the Debtors pursuant to the Engagement Agreement, the invoices and supporting time records from such attorneys shall be annexed to Lazard's own interim and final fee applications, and such invoices and time records shall be subject to the United States Trustee's Guidelines for compensation and reimbursement of expenses and the approval of the Bankruptcy Court under the standards of section 330 of the Bankruptcy Code without regard to whether such attorney has been retained under section 1103 of the Bankruptcy Code; and it is further

ORDERED that to the extent this Order is inconsistent with the Engagement Agreement or the Application, this Order shall govern; and it is further ORDERED that this Court shall retain jurisdiction with respect to all

matters arising or related to the implementation of this Order.

Dated: New York, New York December 17, 2008

s/James M. Peck
UNITED STATES BANKRUPTCY JUDGE

EXHIBIT C

Order Granting Supplemental Application

UNITED	STATES	BANKRU	PTCY	COURT
SOUTHE	RN DIST	RICT OF	NEW '	YORK

In re : Chapter 11 Case No.

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)

Debtors. : (Jointly Administered)

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ORDER GRANTING SUPPLEMENTAL
APPLICATION OF THE DEBTORS PURSUANT
TO SECTIONS 327(a) AND 328(a) OF THE BANKRUPTCY
CODE AND RULE 2014 OF THE FEDERAL RULES OF BANKRUPTCY
PROCEDURE TO AMEND THE ENGAGEMENT LETTER BETWEEN
THE DEBTORS AND LAZARD FRÈRES & CO. LLC AS INVESTMENT
BANKER TO THE DEBTORS, NUNC PRO TUNC TO JUNE 1, 2010

Upon the supplemental application, dated October 15, 2010 [Docket No. 12041] (the "Supplemental Application"), of Lehman Brothers Holdings Inc. and its affiliated debtors in the above-captioned chapter 11 cases, as debtors and debtors in possession (together, the "Debtors"), pursuant to sections 327(a) and 328(a) of title 11 of the United States Code (the "Bankruptcy Code") and Rule 2014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), for authorization to amend the engagement letter between the Debtors and Lazard Frères & Co. LLC ("Lazard"), nunc pro tunc to June 1, 2010, all as more fully described therein, and as modified by the amendment thereto, dated February 24, 2011 [Docket No. 14652] (the "Amendment"), and the third supplemental affidavit of Barry W. Ridings [Docket No. 12041] and the fourth supplemental declaration of Barry W. Ridings [Docket No. 14653] (collectively,

Capitalized terms that are used but not defined in this order have the meanings ascribed to them in the Supplemental Application.

the "Affidavits"), in support thereof; and the Court being satisfied, based on the representations made in the Supplemental Application, the Amendment and the Affidavits that (a) Lazard does not hold or represent an interest adverse to the Debtors' estates, and (b) Lazard is a "disinterested person" within the meaning of section 101(14) of the Bankruptcy Code, as required by section 327(a) of the Bankruptcy Code; and the Court having jurisdiction to consider the Supplemental Application and Amendment and the relief requested therein in accordance with 28 U.S.C. §§ 157 and 1334 and the Standing Order M-61 Referring to Bankruptcy Judges for the Southern District of New York Any and All Proceedings Under Title 11, dated July 10, 1984 (Ward, Acting C.J.); and consideration of the Supplemental Application and Amendment and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Supplemental Application and Amendment having been provided in accordance with the procedures set forth in the second amended order entered on June 17, 2010 governing case management and administrative procedures for these cases [Docket No. 9635] to (i) the United States Trustee for Region 2; (ii) the attorneys for the Official Committee of Unsecured Creditors; (iii) the Securities and Exchange Commission; (iv) the Internal Revenue Service; (v) the United States Attorney for the Southern District of New York; and (vi) all parties who have requested notice in these chapter 11 cases, and it appearing that no other or further notice need be provided; and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the Supplemental Application, as modified by the Amendment, is approved as set forth herein; and it is further

ORDERED that pursuant to sections 327(a) and 328(a) of the Bankruptcy Code, the Debtors are hereby authorized to enter into the Modified Engagement Letter to amend the Engagement Letter effective *nunc pro tunc* to June 1, 2010; and it is further

ORDERED, that Lazard shall be compensated in accordance with and will file interim and final fee applications for allowance of its compensation and expenses and shall be subject to sections 330 and 331 of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, the Amended Order Establishing Procedures for Monthly Compensation and Reimbursement of Expenses of Professionals, dated November 25, 2009, the Amended Guidelines for Fees and Disbursements for Professionals in the Southern District of New York, dated November 25, 2009, and the United States Trustee Fee Guidelines (collectively, the "Fee Guidelines"), and the Third Amended Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals [Docket No. 4165]; and it is further

ORDERED, that Lazard shall be reimbursed only for reasonable and necessary expenses as provided by the Fee Guidelines; and it is further

ORDERED, that Lazard is hereby authorized to keep reasonably detailed time records in half-hour increments and will submit, with any interim or final fee application, together with the time records, a narrative summary, by project category (if applicable), of services rendered and will identify each professional rendering services, the category of services rendered and the amount of compensation requested; and it is further

ORDERED that the United States Trustee retains all rights to object to

Lazard's interim and final fee applications (including without limitation any Monthly

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Fees and any fees paid in connection with a LAMCO Sale) on all grounds including, but

not limited to, the reasonableness standard provided for in section 330 of the Bankruptcy

Code, and the Court retains the right to review the interim and final applications pursuant

to section 330 of the Bankruptcy Code; and it is further

ORDERED that to the extent this Order is inconsistent with the

Supplemental Application or Amendment, this Order shall govern; and it is further

ORDERED that the Court shall retain jurisdiction to hear and determine

all matters arising from the implementation of this Order.

Dated: New York, New York

March 22, 2011

s/ James M. Peck

Honorable James M. Peck

United States Bankruptcy Judge

EXHIBIT D

Summary of Hours Expended

Lazard Frères & Co. LLC Summary of Services Rendered by Project Lehman Brothers Holdings, Inc.

	Summary of Services Kendered by Froject	ered by Kroject				08
	October 1, 2010 - January 31, 2011	ry 31, 2011				3-1355
Project #	Project Description	Oct	Nov	Dec	Jan	Total T
-	Interface with Professionals, Official Committees, and Other Parties-In-Interest	33.5	62.0	41.0	53.5	0 5 61
2	Business Operations Planning, Monitoring, Reporting and Analysis, and Projections	1.0	2.5	4.0	5.0	<u>2</u>
ĸ	Preparation and/or Review of Court Filings	0.0	0.0	4.5	7.0) <u>;</u>
4	Court Testimony/Deposition and Preparation	0.0	0.0	0.0	0.0	ලි
S	Valuation Analysis	0.0	0.0	101.0	22.0	1 . 75
9	Capital Structure Review and Analysis	0.0	0.0	0.0	53.5	3 Ø
7	Merger & Acquisition Activity	61.8	65.5	49.2	30.0	2063
80	Financing Including DIP and Exit Financing	0.0	0.0	0.0	0.0	3
6	General Corporate Finance, Research and Analysis, and Other Due Diligence	328.0	320.5	369.0	417.3	1,43
10	Fee Application, Engagement	6.5	11.8	10.1	4.0	- <u>%</u>
	Employee Retention Program	0.0	0.0	0.0	0.0	© 6
TOTAL		430.8	462.3	578.8	592.3	2,060
	Summary of Services Rendered by Professional	d by Professional				2/11 E Pg 36 o
Name	THE PROPERTY OF THE PROPERTY O	Oct	Nov	Dec	Jan	Total Total
Barry W. I	Barry W. Ridings, Managing Director	3.0	5.8	5.3	8.0	
Tim Dana,	Tim Dana, Managing Director	0.5	0.5	4.8	1.5	€d
David Des	David Descoteaux, Managing Director	1.0	8.5	3.0	12.0	Q
Holcombe	Holcombe Green, Managing Director	43.8	52.0	28.0	26.5	<u></u>
Hara Amd	Hara Amdemariam, Managing Director	0.0	0.0	5.0	3.0) 2 /
Matthew V	Matthew Whiting, Director	12.5	29.5	33.0	31.0	(L 1
Michael Iz	Michael Izard, Vice President	18.5	26.5	12.0	3.5	<u>()</u>
Benjamin	Benjamin Tisdell, Vice President	23.0	21.5	10.5	5.0	0 .
Adam Prei	Adam Preiss, Associate	85.5	108.0	122.5	168.0	484
Marc Win	Marc Winniford, Associate	0.0	0.0	8.9	0.0	
Simon Sar	Simon Sarazin, Associate	0.0	0.0	0.09	19.0	£.
Christian 1	Christian Tempke, Associate	0.0	0.0	0.0	72.0	72.0
Peter Tufo, Analyst	Analyst	201.0	174.5	226.5	193.0	0€ 0€
Simon Go	Simon Goldman, Analyst	41.0	33.5	13.5	3.5	£
Christophe	Christopher Mason, Analyst	1.0	2.0	12.0	2.0	B
Andrew Ta	Andrew Tay, Analyst	0.0	0.0	36.0	0.0	380
Brian Now	Brian Nowicki, Analyst	0.0	0.0	0.0	44.3	#1 8
TOTAL		430.8	462.3	578.8	592.3	2,06 4 5
						nt

EXHIBIT E

Fee Calculation & Details of Expenses

Lehman Brothers froding Inc. 7th Interim Application Lazard Frères & Co. LLC

June 1, 2010 - September 30, 2010

Fee Calculation

Item	Amount Incurred
Monthly Fees: October 1, 2010 - October 31, 2010	\$200,000.00
Monthly Fees: November 1, 2010 - November 30, 2010	200,000.00
Monthly Fees: December 1, 2010 - December 31, 2010	200,000.00
Monthly Fees: January 1, 2011 - January 31, 2011	200,000.00
LAMCO Fees - June 1, 2010 - November 30, 2010	900,000.00
TOTAL	\$1,700,000.00

Summary of Out-of-Pocket Expenses (1)

<u>Item</u>	Amount Incurred
Car Services and Taxis	\$1,046.04
Courier/Shipping	152.16
Electronic Information Service	355.07
Employee Meals	1,152.68
Legal Expenses (2)	18.90
Legal Fees (2)	2,323.75
Meals-Meetings/Travel	260.00
Photocopying Costs	178.22
Temporary Wages	113.76
TOTAL	\$5,600.58

⁽¹⁾ Additional expense detail will be furnished upon request.

⁽²⁾ Legal representation of Lazard. See invoices attached hereto.

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Lehman Brothers Holding Inc.
7th Interim Application
Lazard Frères & Co. LLC

October 1, 2010 - January 31, 2011

Summary of Out-of-Pocket Expenses (1)

	Oct	Nov	Dec	Jan	Total
Car Services and Taxis	62.10	58.21	288.59	637.14	\$1,046.
Courier/Shipping	0.00	39.68	67.50	44.98	152.
Electronic Information Service	352.59	00.0	0.00	2.48	355.
Employee Meals	133.65	120.00	68.32	830.71	1,152.
Legal Expenses (2)	18.90	0.00	0.00	0.00	18.
Legal Fees (2)	2,323.75	0.00	0.00	0.00	2,323.
Meals-Meetings/Travel	0.00	0.00	260.00	0.00	260
Photocopying Costs	106.72	00.00	71.50	0.00	178.
Temporary Wages	0.00	0.00	113.76	0.00	113.
TOTAL	2,997.71	217.89	29.698	1,515.31	85,600

Additional expense detail will be furnished upon request.

Legal representation of Lazard. See invoices attached hereto.

LAZARD

Currency: USD - US Dollar

DEAL OPEN ITEMS BY CATEGORY

ALL EXPENSES

NYC03766 - Lehman Brothers

08-13555-mg Doc 17303

EXPENSE TYPE	TRANS DATE	DESCRIPTION	BALANCE	i-mg
OPENING BALANCE	1/1/1900		0.00	Doc
Car Services and Faxis	10/14/2010 10/21/2010	Preiss-O 10/07/2010 21:08 M / Origin: 30 ROCK Dest: home / SELAM LLC - late-night car Preiss-O 10/12/2010 21:10 M / Origin: 30 ROCK Dest: home / SELAM LLC - late-night car	31.05 31.05 Subtotal: 62.10	17303
Electronic Information Service	10/8/2010 10/8/2010 10/8/2010	DATAMONITOR CHRBKS 2009-7/2010 / DATAMONITOR INC. DATMNTR CHKS 09-7/10 XU, BOBBY / DATAMONITOR INC. DATAMONITOR CHRBKS 2009-7/2010 / DATAMONITOR INC.		Filed 06
	10/8/2010 10/21/2010 10/21/2010	DATMNTR CBKS 09-7/10 XU, BOBBY / DATAMONITOR INC. SDC JULY 10 USAGE / THOMSON REUTERS (MARKETS) LLC JUL-SEP30,2010 PACER Q3 / PACER SERVICE CENTER	15.47 260.00 7.52 Subtotal: 352.59	6/02/11 Pg 40
Employee Meals	10/26/2010 10/26/2010 10/26/2010 10/26/2010 10/26/2010 10/26/2010	Preiss-M 14-OCT-2010 Cafe Duke / over-time meal in office Preiss-M 12-OCT-2010 Cafe Duke / over-time meal in office Preiss-M 07-OCT-2010 Cafe Duke / over-time meal in office Tufo-M 06-OCT-2010 Alpha Fusion / over-time meal in office Tufo-M 07-OCT-2010 Five Guys Burger / over-time meal in office Tufo-M 07-OCT-2010 Five Guys Burger / over-time meal in office		Entered 06/02/11 1 of 50
Legal Expenses	10/28/2010	SEP2010 BANKRUPTCY ADVICE / SNR DENTON US LLP	Subtotal: 18.90	1:12:31
Legal Fees Photocopying Costs	10/28/2010	SEP2010 BANKRUPTCY ADVICE / SNR DENTON US LLP CPYCNTR JOBS DONE IN 09/10 / NON VENDOR (AP JOURNALS)	2,323.75 Subtotal: 2,323.75 106.72	Main Docu
				m

Main Document

2,997.71

CLOSING BALANCE as of 10/31/2010

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87.77	23

DEAL OPEN ITEMS BY CATEGORY

ALL EXPENSES

NYC03766 - Lehman Brothers

		ALL EXPENSES	08
		NYC03766 - Lehman Brothers	3-135
Currency: USD - US Dollar			555-m
EXPENSE TYPE	TRANS DATE	DESCRIPTION	BALANCE
OPENING BALANCE	1/1/1900		Do 0.00
Car Services and Taxis			oc 1
	11/30/2010	Silaski-D 09/15/2010 23:11 Origin: 49 W 49 ST M Dest: BK11207 BK / DIAL CAR INC - late-night car	Subtotal: 58.21 C
Couriers / Shipping			3
	11/19/2010	U 22-OCT-2010 455 PENNSYLVANIA / UNITED PARCEL SERVICE INC.	8.10 H
	11/19/2010	U 22-OCT-2010 1271 AVENUE OF T / UNITED PARCEL SERVICE INC.	ile 68:9
	11/19/2010	U 22-OCT-2010 1 CHASE MANHATTA / UNITED PARCEL SERVICE INC.	d 68 ⁻⁹
	11/19/2010	U 22-OCT-2010 767 FIFTH AVENUE / UNITED PARCEL SERVICE INC.	06.839
	11/19/2010	U 22-OCT-2010 3 WHITEHALL STRE / UNITED PARCEL SERVICE INC.	
	11/19/2010	U 22-OCT-2010 / UNITED PARCEL SERVICE INC.	2/1 P (
	11/19/2010	U 22-OCT-2010 / UNITED PARCEL SERVICE INC.	
i i			Subtotal: 39.68
Employee Means			
	11/24/2010	Tufo-M 19-OCT-2010 Shun Lee Palace / over-time meal in office	ter 5 0 02
	11/24/2010	Preiss-M 14-NOV-2010 Alpha Fusion / over-time meal in office	
	11/24/2010	Tufo-M 09-NOV-2010 Lime Jungle (50t / over-time meal in office	20.00
	11/24/2010	Preiss-M 31-OCT-2010 Pump Energy Food / over-time meal in office	7000 00 00 00 00 00 00 00 00 00 00 00 00
	11/24/2010	Tufo-M 08-NOV-2010 Five Guys Burger / over-time meal in office	02 00:00
	11/24/2010	Tufo-M 14-NOV-2010 Angelo's Pizza / over-time meal in office	20.00
			Subtotal: 120.00 T
			1:1
		CLOSING BALANCE as of 11/30/2010	11/30/2010 217.89 C
			31

Main Document

LAZARD

DEAL OPEN ITEMS BY CATEGORY

ALL EXPENSES

NYC03766 - Lehman Brothers

Dollar
· us
OSD
Currency:

		ALL EXPENSES		0
Currency: USD - US Dollar		NYC03766 - Lehman Brothers		8-13555
EXPENSE TYPE	TRANS DATE	DESCRIPTION	BALANCE	_
OPENING BALANCE	1/1/1900			0.00 D
Car Services and Taxis				oc 1
	12/28/2010	Mason-NYC TAXI Sat - work-home 11/21/2010	****	
	12/28/2010	Mason-NYC TAXI Sun-home-work 11/21/2010	, (15.25
	12/9/2010	Preiss-D 11/16/2010 05:40 W 50 S1 100 / Origin: 49 W 49 S1 M Dest: W 50 S1 10001 M / DIAL CAR INC. Preiss-O 12/01/2010 21:50 M / Origin: 30 ROCK Dest: home M / SELAM TRANSPORTATION LLC.	7 7	
	12/3/2010	Tufo-Fri lt nt taxi office to home 10/22/2010		
	12/3/2010	Tufo-Fri lt nt taxi office to home 10/29/2010		12.30 pe
	12/3/2010	Tufo-Mon It nt taxi office to home 10/18/2010	1	0.70 06
	12/3/2010	Tufo-Sat taxi home to office 10/23/2010		
	12/3/2010	Tufo-Sat taxi home to office 10/30/2010	_	2/1 P(2/1
	12/3/2010	Tufo-Sat taxi home to office 11/06/2010	-	11 g 4
-	12/3/2010	Tufo-Sat taxi office to home 10/23/2010	1	1.40 1.40 1.40
	12/3/2010	Tufo-Sat taxi office to home 11/06/2010	1	Er of
	12/3/2010	Tufo-Sun taxi home to office 10/31/2010	_	te 50
	12/3/2010	Tufo-Sun taxi office to home 10/24/2010		re() 87:1
	12/3/2010	Tufo-Thur it nt taxi office to home 10/21/2010		
	12/3/2010	Tufo-Thur It nt taxi office to home 11/10/2010		
	12/3/2010	Tufo-Thurs It nt taxi office to hom 10/28/2010		
	12/3/2010	Tufo-Tues It nt taxi office to home 10/19/2010		
	12/3/2010	Tufo-Tues It in taxi office to home 10/26/2010	_	
	12/3/2010	Tufo-Wed It nt taxi office to home 10/13/2010	1	
	12/3/2010	Tufo-Wed It nt taxi office to home 10/20/2010	_	
	12/3/2010	Tufo-Wed It nt taxi office to home 11/09/2010	Cultiple:	2:37
Couriers / Shipping				
	12/14/2010	MESSENGER SERVICE / N.Y. MINUTE MESSENGER	Subtotal: 6	Mair 02.29
Employee Meals				n D
	12/29/2010 12/1/2010 12/29/2010 12/3/2010	Lynd-LA MADELINE OF RIVER HOUSTON T 11/14/2010 Lynd-LES GIVRAL'S KAHVE HOUSTON TX 11/10/2010 Lynd-SHANDY'S CAFE 542929 HOUSTON T 12/11/2010 Tufo-Sat lunch in office, 1p 10/30/2010		12.43 9.96 17.15 18.00 18.00

DEAL OPEN ITEMS BY CATEGORY

ALL EXPENSES

NYC03766 - Lehman Brothers

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		BALANCE	13.78	260.00	71.50	71.50	51.05	3 of 50			
			Subtotal:		Subtotal.	Subtotal:	Subtotal:	12/31/201			
								CLOSING BALANCE as of 12/31/2010			
								VG BALA)			
								CLOSIF			
							EMS				
	others				CPYCNTR JOBS DONE IN 11/10 / NON VENDOR (AP JOURNALS)	4G INC.	Mason-Word processing job charges / TIGER INFORMATION SYSTEMS	+ 4 + 4			
ALL EXPENSES	hman Bro				NDOR (AP	M STAFFI	INFORMA]				
ALL EXI	NYC03766 - Lehman Brothers		p 10/31/2010	11/08/2010	0 / NON VE	Mason-Word processing job charges / CUSTOM STAFFING INC.	ges / TIGER				
	NYC		fice, 1p 10/3	Descoteaux-Client Dinner (4ppl) 11/08/2010	NE IN 11/1	ing job charg	ing job charş				
		DESCRIPTION	Tufo-Sun lunch in office, 1	ux-Client Di	R JOBS DC	ord processi	ord process				
		DESCR	Tufo-Sun	Descotea	CPYCNI	Mason-W	Mason-W				
		TRANS DATE	12/3/2010	12/3/2010	12/14/2010	12/22/2010	12/22/2010				
		TRAN	12/2	12/3	12/1	12/2	12/2				
	Currency: USD - US Dollar	YPE	als	gs/Travel	Costs	/ages					
	ırrency: USI	EXPENSE TYPE	Employee Meals	Meals-Meetings/Travel	Photocopying Costs	Temporary Wages					
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DEAL OPEN ITEMS BY CATEGORY

ALL EXPENSES

NYC03766 - Lehman Brothers

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OPENING BALANCE	1/1/1900		DALAINCE 0.00
			Оос
Car Services and Taxis			
	1/28/2011	Nowicki-TAXI - Wed office to home after 9pm 01/12/2011 - late-night car	73 &
	1/28/2011	Nowicki-NYC TAXI Saturday home to office 01/08/2011 - weekend transportation	8.45 8.45
	1/28/2011	Nowicki-NYC TAXI Tues office to home after 1am 01/11/2011 - late-night car	S 00.6
	1/28/2011	Nowicki-NYC TAXI Sun office to home after 4am 01/09/2011- late-night cae	F 00.6
	1/25/2011	Preiss-Cab12/14TueOverniteFrom13thO-H 12/14/2010- late-night car	ile 8:30
	1/20/2011	Preiss-CabSun11/28Home-Office 11/28/2010- weekend transportation	d 05.01
	1/20/2011	Preiss-CabSun11/28Office-Home 11/28/2010- weekend transportation	12.25
	1/28/2011	Preiss-D 11/29/2010 01:13 Origin: 49 W 49 ST M Dest: W 30 ST 10001 M / DIAL CAR - late-night car	77.72
	1/28/2011	Preiss-D 12/06/2010 00:01 Origin: 49 W 49 ST M Dest: 400 11TH AVE M / DIAL CAR - late-night car	2/1 P.C. L.Z
	1/28/2011	Preiss-D 12/20/2010 01.47 Origin: 49 W 49 ST M Dest: W 30 ST / 11AV 10001 M / DIAL CAR - late-night car	11 27.12
	1/12/2011	Preiss-O 01/05/2011 22:40 M / Origin: 30 ROCK Dest: M / SELAM TRANSPORTATION LLC- late-night car	31.05
	1/20/2011	Preiss-O 01/11/2011 21:05 M / Origin: 30 ROCK Dest: M / SELAM TRANSPORTATION LLC- late-night car	
	1/20/2011	Preiss-O 01/13/2011 21:21 M / Origin: 30 ROCK Dest: M / SELAM TRANSPORTATION LLC- late-night car	te 50.97
	1/20/2011	Preiss-TAXI11/14Sun.Office-Home 11/14/2010- weekend transportation	
	1/20/2011	Preiss-TAXI11/27SatOffice-Home 11/27/2010- weekend transportation	10.25 O P
	1/20/2011	Sarazin-taxi ofc to hme (late Saturday) 12/19/2010- weekend transportation)6/ 9: ::
	1/20/2011	Sarazin-taxi office to home 12/20/2010- late-night car	02 8 =
	1/20/2011	Sarazin-taxi office to home 12/21/2010- late-night car	2/1 80: E
	1/5/2011	Tufo-Fri It nt taxi office to home 12/03/2010- late-night car	1 ⁰
	1/5/2011	Tufo-Mon It nt taxi office to home 11/15/2010- late-night car	11.
	1/5/2011	Tufo-Mon It nt taxi office to home 11/22/2010- late-night car	
	1/5/2011	Tufo-Mon It nt taxi office to home 12/06/2010- late-night car	2:3
	1/7/2011	Tufo-R 12/02/2010 01:40 Origin: 50 W 50TH ST Dest: 70 W 11TH ST / ROYAL DISPATCH- late-night car	
	1/5/2011	Tufo-Sat taxi home to office 11/13/2010- weekend transportation	
	1/5/2011	Tufo-Sat taxi home to office 12/04/2010- weekend transportation	
	1/5/2011	Tufo-Sat taxi home to office 12/11/2010- weekend transportation	
	1/5/2011	Tufo-Sat taxi office to hom 12/04/2010- weekend transportation	D 80.6
	1/5/2011	Tufo-Sat taxi office to home 11/20/2010- weekend transportation	
	1/5/2011	Tufo-Sat taxi office to home 12/11/2010- weekend transportation	
	1/5/2011	Tufo-Sun taxi back home 11/21/2010- weekend transportation	
	1/5/2011	Tufo-Sun taxi home to office 11/14/2010- weekend transportation	
	1/5/2011	Tufo-Sun taxi home to office 11/21/2010- weekend transportation	13.50

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DEAL OPEN ITEMS BY CATEGORY

ALL EXPENSES

NYC03766 - Lehman Brothers

Currency: USD - US Dollar

EXPENSE TYPE	TRANS DATE	DESCRIPTION	BALANCE
Car Services and Taxis	1/5/2011	Tufo-Sun taxi home to office 11/28/2010- weekend transportation	27.15
	1/5/2011	Tufo-Sun taxi home to office 12/12/2010- weekend transportation	7.92
	1/5/2011	Tufo-Sun taxi office to home 11/14/2010- weekend transportation	9.48
	1/5/2011	Tufo-Sun taxi office to home 11/21/2010- weekend transportation	14.80
	1/5/2011	Tufo-Sun taxi office to home 11/28/2010- weekend transportation	10.30
	1/5/2011	Tufo-Sun taxi office to home 12/13/2010- weekend transportation	9.84
	1/5/2011	Tufo-Thur It nt taxi office to home 11/25/2010- late-night car	12.84
	1/5/2011	Tufo-Thur It nt taxi office to home 12/02/2010- late-night car	9.48
	1/5/2011	Tufo-Thur It at taxi office to home 12/09/2010- late-night car	10.37
	1/5/2011	Tufo-Tues It nt taxi office to home 11/23/2010- late-night car	17.50
	1/5/2011	Tufo-Tues It nt taxi office to home 11/30/2010- late-night car	10.30
	1/5/2011	Tufo-Tues It nt taxi office to home 12/07/2010- late-night car	D06.6
	1/5/2011	Tufo-Wed It nt taxi office to home 12/01/2010- late-night car	13.57 14.
	1/5/2011	Tufo-Wed It nt taxi office to home 12/08/2010- late-night car	1500.6
			Subtotal: 637.14Q
Couriers / Shipping			50
	1/10/2011	U 14-DEC-2010 1271 AVE. OF THE / UNITED PARCEL SERVICE INC.	8.27
	1/10/2011	U 14-DEC-2010 455 PENNSYLVANIA / UNITED PARCEL SERVICE INC.	8.25
	1/10/2011	U 14-DEC-2010 3 WHITEHALL STRE / UNITED PARCEL SERVICE INC.	7.02
	1/10/2011	U 14-DEC-2010 765 5TH AVE / UNITED PARCEL SERVICE INC.	7.02
	1/10/2011	U 14-DEC-2010 1 CHASE MANHATTA / UNITED PARCEL SERVICE INC.	7.02
	1/27/2011	U 11-JAN-2011 767 FIFTH AVENUE / UNITED PARCEL SERVICE INC.	7.40
•			Subtotal: 44.98
Electronic Information Service	1/20/2011	PACERAO2010-10/10-12/10 / PACER SERVICE CENTER	2.48
			Subtotal: 2.48
Employee Meals			•
	1/27/2011	Lynd-SHANDY'S CAFE 542929 HOUSTON T 12/13/2010	16.02
	1/13/2011	Preiss-M 02-DEC-2010 The Famous Chick / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 03-JAN-2011 Cafe Duke / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 04-JAN-2011 Cafe Duke / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Proiss-M 05-JAN-2011 Mangia (48th St. / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 06-DEC-2010 Cafe Duke / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 06-JAN-2011 Wu Liang Ye / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 07-JAN-2011 Akdeniz / SEAMLESSWEB PROFESSIONAL	20.00

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Exp Detail_Jan 11

ALL EXPENSES

NYC03766 - Lehman Brothers

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EXPENSE TYPE	TRANS DATE	DESCRIPTION	BALANCE
Employee Meals	1/13/2011	Preiss-M 08-DEC-2010 Cafe Duke / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 09-JAN-2011 Domino's Pizza - / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 15-NOV-2010 Cafe Duke / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 19-DEC-2010 Wu Liang Ye / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 21-DEC-2010 Wu Liang Ye / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 22-DEC-2010 Mama Mexico (49t / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 23-DEC-2010 Hummus Kitchen / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 26-NOV-2010 Cafe Duke / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 27-NOV-2010 Cafe Duke / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Preiss-M 28-NOV-2010 Mama Mexico (49t / SEAMLESSWEB PROFESSIONAL	20.00
	1/20/2011	Preiss-SUBWAYSun11/28LunchAt Office 11/28/2010	5.44
	1/13/2011	Ryan-M 21-DEC-2010 Mangia (48th St. / SEAMLESSWEB PROFESSIONAL	20.00 <u>A</u>
	1/13/2011	Tufo-M 03-JAN-2011 Whym Restaurant / SEAMLESSWEB PROFESSIONAL	20.00 D
	1/13/2011	Tufo-M 04-DEC-2010 Josie's / SEAMLESSWEB PROFESSIONAL	50.00
	1/13/2011	Tufo-M 04-JAN-2011 Josie's / SEAMLESSWEB PROFESSIONAL	of 00.02
	1/13/2011	Tufo-M 08-DEC-2010 Alpha Fusion / SEAMLESSWEB PROFESSIONAL	50.02
	1/13/2011	Tufo-M 09-JAN-2011 Domino's Pizza - / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Tufo-M 15-DEC-2010 Whym Restaurant / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Tufo-M 15-NOV-2010 Fresh Basil's / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Tufo-M 16-NOV-2010 Shinbashi / SEAMI.ESSWEB PROFESSIONAL	20.00
	1/13/2011	Tufo-M 17-NOV-2010 Qdoba Mexican Gr / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Tufo-M 18-DEC-2010 Alpha Fusion / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Tufo-M 19-DEC-2010 AJ Maxwell's / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Tufo-M 20-DEC-2010 Domino's Pizza - / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Tufo-M 22-NOV-2010 Chopt (56th & Pa / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Tufo-M 23-NOV-2010 Lime Jungle (50t / SEAMLESSWEB PROFESSIONAL	20.00 F
	1/13/2011	Tufo-M 26-DEC-2010 Serafina at the / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Tufo-M 28-NOV-2010 Angelo's Pizza / SEAMLESSWEB PROFESSIONAL	20.00
	1/13/2011	Tufo-M 29-DEC-2010 Chopt (56th & Pa / SEAMLESSWEB PROFESSIONAL	20.00
	1/5/2011	Tufo-Sat dinner in office, 1p 12/11/2010	16.88
	1/5/2011	Tufo-Sun lunch in the office, 1p 12/12/2010	12.52
	1/5/2011		8.44
	1/5/2011	Tufo-Wknd Lunch in office, 1p 11/14/2010	12.52
	1/5/2011	Tufo-Wknt dinner in office, 1p 11/18/2010	20.00
	1/5/2011	Tufo-Wknt dinner in office, 1p 11/24/2010	10.72

TRANS DATE DESCRIPTION

Currency: USD - US Dollar

EXPENSE TYPE
Employee Meals

1/5/2011 1/5/2011

LEH_7th Interim Expense Detail_Oct-Jan 11.xlsx

LAZARU

Main Document

Suite 7800 Chicago, Illinois 60606-6306

NAOMI WIESEN LAZARD FRERES & COMPANY LLC 30 ROCKEFELLER PLAZA NEW YORK, NY 10020

October 7, 2010

2,342.65

Invoice No. 1246005

Client/Matter: 09722615-0078

BANKRUPTCY ADVICE

Illiman

Payment Due Upon Receipt

Total This Invoice

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Please return this page with your payment

In the case of mail deliveries to: SNR Denton US LLP Dept. 3078 Carol Stream, IL 60132-3078

OR

In the case of overnight deliveries to: SNR Denton US LLP Attention: Accounting 233 South Wacker Drive Chicago, IL 60606-6404

Payment by wire transfer should be sent to:

Citibank, N.A.
New York, New York 10043
ABA Transit # 021 000 089
Account # 4064-5823
Account Name: SNR Denton US LLP

All payments must be in U.S. Dollars - Federal Tax I.D. Number 36-1796730

Questions relating to this invoice should be directed to: F. Jacobson at 1 312 876 8000

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snrdenton.com

Pg 49 0sfN50 enton US LLP 233 South Wacker Drive

Suite 7800 Chicago, Illinois 60606-6306

NAOMI WIESEN LAZARD FRERES & COMPANY LLC 30 ROCKEFELLER PLAZA NEW YORK, NY 10020

October 7, 2010

Invoice No. 1246005

Client/Matter: 09722615-0078

BANKRUPTCY ADVICE

For Professional Services Rendered through September 30, 2010:					
<u>Date</u>	<u>Timekeeper</u>	<u>Hours</u>	<u>Narrative</u>		
8/31/10	T. Labuda	0.25	Emails with N. Wiesen re indemnity and fee application issues.		
9/22/10	T. Labuda	0.25	Review emails re supplemental retention application in Lehman.		
9/23/10	T. Labuda	0.25	Conference with Weil re supplemental application.		
9/24/10	T. Labuda	0.25	Emails re supplemental Lehman application.		
9/27/10	T. Labuda	0.50	Emails with N. Wiesen re Lehman application; review revised application; call with C. Arthur re same.		
9/28/10	T. Labuda	0.50	Calls and emails with Weil re revised application.		
9/29/10	T. Labuda	0.50	Call from J. Merimee re disclosure and final fee application issues; review draft Lehman declaration; emails with N. Wiesen re same.		
9/30/10	T. Labuda	0.75	Conference with C. Arthur re supplemental declaration and application in Lehman; calls and emails with N. Wiesen re same.		
Total Hours		3	3.25		
Fee Amount			\$2,323.75		

DISBURSEMENT DETAIL

<u>Date</u>	<u>Description</u>			<u>Amount</u>
8/24/2010	Delivery	COMET MESSENGER SERVICE, INC. TAL resd.		18.90
			SUBTOTAL	18.90
	. Total Disburs	ements		\$18.90

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October 7, 2010

BANKRUPTCY ADVICE

Matter: 09722615-0078 Invoice No.: 1246005

 Fee Total
 \$ 2,323.75

 Disbursement Total
 \$ 18.90

 Invoice Total
 \$ 2,342.65